

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA**

**DIRECT CONNECT
COMMUNICATIONS, INC., an Arizona
corporation,**

Plaintiff,

v.

**DIRECT CONNECT, L.L.C., an Arizona
limited liability company, SCOTT BRODY
and MRS. SCOTT BRODY, husband and
wife, MOE ROBBINS and MRS. MOE
ROBBINS, husband and wife, RYAN
EXSTROM and MRS. RYAN EXSTROM,
husband and wife, BUSINESS
INTELLIGENT SOLUTIONS, L.L.C, an
Arizona limited liability company, d/b/a
Marketing Biz and/or B Tell Solutions,
MONEY BY WEB, L.L.C., a Foreign
limited liability company, and DEREK L.
and MARTHA S. WHITFIELD, husband
and wife,**

Defendants.

CASE NO. CV11-0068-PHX-LO

**PERMANENT INJUNCTION AS TO
DEFENDANT MONEY BY WEB, L.L.C**

(Assigned to the Honorable Liam O'Grady)

**Based upon the parties' Stipulation having been entered, and good cause appearing,
IT IS HEREBY ORDERED, ADJUDGED AND DECREED:**

b. any use of the Internet websites and domain names containing “Direct Connect Communications”.

2. The other claims in the Complaint against Defendant Money by Web, L.L.C. only, are dismissed with prejudice.

3. Each side to bear their own attorneys' fees and costs. The dismissal is not applicable to any violations of this Stipulation and Order.

4. Pursuant to Rule 54(b) there exist no good reason for this matter not to be entered forthwith and the Clerk of the Court is directed to enter this judgment forthwith.

So entered: Apr. 18, 2011

2